IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF IOWA WESTERN DIVISION

DAVID AND BARBARA STULTS,

Plaintiffs,

Case No. C11-4077-MWB

v.

AMERICAN POPCORN CO., et al.,

Defendants.

STIPULATION FOR DISMISSAL OF CHR. HANSEN, INC. ONLY PURSUANT TO RULE 41(a) WITH PREJUDICE, ON THE MERITS AND WITHOUT COSTS

COMES NOW Plaintiffs, David and Barbara Stults, through their counsel of record, and Defendant Chr. Hansen, Inc., through its counsel of record, and hereby stipulate, pursuant to Rule 41(a)(1), that all claims and causes of action against Defendant Chr. Hansen, Inc. are dismissed with prejudice. Each party shall bear his or her own respective costs.

Plaintiffs' claims against all other defendants remain pending and unaffected.

Respectfully submitted,

HUMPHREY, FARRINGTON & McCLAIN, P.C.

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was filed electronically with notice of this filing being served on the listed parties below by operation of the court's electronic filing system. Parties may access this filing through the Court's system.

Dated: July 23, 2013 /s/J'Nan C. Kimak
ATTORNEYS FOR PLAINTIFF